UNITED STATES BANKRUPTCY COURT

FOR THE MIDDLE DISTRICT OF PENNSLYVANIA

IN RE: JOHN THOMAS STUCHKUS : Chapter 13

: Case No.5:BK 23-02144

Debtor

DEBTOR'S ANSWER TO TRUSTEE'S MOTION TO DISMISS

Debtor, by and through his counsel, Kevin M Walsh, Esquire answers the Motion To Dismiss, as follows:

- 1. Admitted.
- 2. Admitted, such have not been filed. By way of further answer, Debtor Is experiencing difficulty obtaining and providing counsel with copies of the pay advise information for March, April and May 2023.

Except for this missing information, all other information has been included into the prepared but unfiled schedules and plan.

3. Admitted.

WHEREFORE, Debtor respectfully requests the Motion To Dismiss be denied together with such other and further relief as this court deems just and appropriate.

Kevin M Walsh, Esquire

297-299 Pierce Street

Kingston, PA 18704

570-283-3041

kmwesq@aol.com

CERTIFICATE OF SERVICE

I, Kevin M. Walsh, Esquire, certify that a true and correct copy of the foregoing Answer To Motion was forwarded to the below named on the ______ day of November, 2023, as follows:

Jack Zaharopoulos, Trustee 8125 Adams Drive, Suite A Filing Hummelstown, PA 17036

By Clerk's Notice of Electronic

John Thomas Stuchkus

By First Class Mail

/s/Kevin M. Walsh Kevin M. Walsh, Esquire Attorney I.D. No. 35209 Attorney for Debtor 297-299 Pierce Street Kingston, PA 18704 (570) 283-3041 kmwesq@aol.com